UNITED STATES BANKRUPTCY COURT

Southern District of Texas, Corpus Christi Division

In re: Seahawk Drilling, Inc., et al. Case No. 11-20089

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(1), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

TRC MASTER FUND LLC

Name of Transferee

Name and Address where notices to transferee

should be sent:

TRC MASTER FUND LLC

Attn: Terrel Ross

336 Atlantic Avenue Suite 302

East Rockaway, NY 11518

Phone: <u>516-255-1801</u>

Last four digits of Acct#: N/A

Name and address where transferee payments

should be sent (if different from above):

Phone: N/A

Last four digits of Acct#: N/A

DXP ENTERPRISES INC

Name of Transferor

Court Claim # (if known): N/A

Amount of Claim: USD\$24,233.19

Date Claim Filed: N/A

Phone: (713) 996-4779

Last four digits of Acct.#: N/A

Name and Current Address of Transferor:

DXP ENTERPRISES INC

7272 Pinemont

Houston, TX 77040

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

By: /s/Terrel Ross

Transferee/Transferee's Agent

Date: March 17, 2011

Penalty for making a false statement: Fine up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

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EVIDENCE OF TRANSFER OF CLAIM

Exhibit A to Assignment of Claim

TO:

United States Bankruptcy Court ("Bankruptcy Court")
Southern District of Texas, Corpus Christi Division

1133 North Shoreline Blvd Corpus Christi, TX 78401

Attention: Clerk

AND TO:

ENERGY SUPPLY INTERNATIONAL LLC

("Debtor")

Case No. 11-20093

Jointly Administered under SEAHAWK DRILLING, INC. ET AL, Case No. 11-20089

Claim # N/A

DXP ENTERPRISES INC, its successors and assigns ("Assignor"), for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does hereby unconditionally and irrevocably sell, transfer and assign unto:

TRC MASTER FUND LLC 336 Atlantic Avenue Suite 302 East Rockaway, NY 11518 Attention: Terrel Ross

its successors and assigns ("<u>Assignee</u>"), all of Assignor's rights, title, interest, claims and causes of action in and to, or arising under or in connection with its Claim in the amount of USD\$24,233.19 ("<u>Claim</u>"), as listed in the Debtor's Schedule F against the Debtor in the Bankruptcy Court, or any other court with jurisdiction over the bankruptcy proceedings of the Debtor.

Assignor hereby waives any objection to the transfer of the Claim to Assignee on the books and records of the Debtor and the Bankruptcy Court, and hereby waives to the fullest extent permitted by law any notice or right to a hearing as may be prescribed by rule 3001 of the federal Rules of Bankruptcy procedure, the Bankruptcy code, applicable local bankruptcy rules or applicable law. Assignor acknowledges and understands, and hereby stipulates, that an order of the Bankruptcy Court may be entered without further notice to Assignor transferring the Claim and recognizing the Assignee as the sole owners and holders of the Claim.

Assignor further directs each Debtor, the Bankruptcy Court and all other interested parties that all further notices relating to the Claim, and all payments or distributions of money or property in respect of the Claim, shall be delivered or made to the Assignee.

IN WITNESS WHEREOF, THIS EVIDENCE OF TRANSFER OF CLAIM IS EXECUTED THIS DAY OF

ASSIGNOR: DXP ENTERPRISES INC	ASSIGNEE: TRC MASTER FUND LLC		
(Signature)	(Signature)		
SANDLA MOINTOSH (Print Name)	Terrel Ross (Print Name)		
At Angenisor	<u>Managing Member</u> (Title)		

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Help

Creditor: DXP ENTER 7272 PINEM HOUSTON,					Date Clain Claim #: Schedule:			
Notice Party	Notice Party(ies):							
Debtor Name: Energy Supply International, LLC Debtor Case Number: 11-20093								
	Schedule Amount	C*	U*	D*	Filed Claim A	mount	Present Claim A	mount
GU PRI	\$24,233.19							
PRI								
SEC AP								
AP						,		
AS								
TOTALS	\$24,233.19	I I I I I I I I I I I I I I I I I I I	W.J. 2232		The second section is a second section of the second section of the second section sec	A de la constanta de la consta	ng y na ng	demán da errei en de interne de la esta de l
*C=Contingent, U=Unliquidaled, D=Disputed								
Transfer History								
Date File	d Date Effective		T	ran	sfer Type	Transferor	Transferee	Status
No records found								

Objection History

Date Created	Name	Basis	Status
No records found			

Claim Withdrawal History

Date Filed	Docket Number	Document Name	File Size
No records found			

Stipulation History

Date Filed	Docket Number	Document Name	File Size
No records found			

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Without limiting the generality of the foregoing, any failure by a debtor to designate a claim listed on the Schedules as "disputed", "contingent", or "unliquidated" does not constitute an admission that such amounts are not "disputed", "contingent", or "unliquidated". Further, each debtor reserves the right to amend their Schedules and Statements of Financial Affairs as necessary and appropriate. Debtors further reserve the right to dispute, on any grounds, or to assert offsets or defenses to, any claim reflected on their schedules or filed against a Debtor, including objecting to the amount, liability classification or priority of such claim, or to otherwise subsequently designate any claim as "disputed", "contingent", or "unliquidated".